

UNITED STATES COURT OF APPEALS

FOR THE NINTH CIRCUIT

JUL 17 2008

MOLLY C. DWYER, CLERK OF COURT
U.S. COURT OF APPEALS

MICHAEL CREMIN,

Plaintiff - Appellant,

v.

MCKESSON CORPORATION
EMPLOYEES' LONG TERM
DISABILITY BENEFIT PLAN,

Defendant - Appellee,

LIBERTY LIFE ASSURANCE
COMPANY OF BOSTON,

Interested Party - Appellee.

No. 08-16614

D.C. No. 4:07-cv-01302-CW

Northern District of California,
Oakland**TIME SCHEDULE
ORDER**

The parties shall meet the following time schedule:

Tue., July 15, 2008 Appellant/petitioner shall immediately file the civil appeals docketing statement (CADS), pursuant to Circuit Rule 33-1;

Fri., July 25, 2008 Appellant/petitioner shall notify appellee/respondent of transcripts to be ordered, pursuant to 9th Cir. R. 10-3.1(a);

Mon., August 4, 2008 Appellee/respondent shall notify appellant/petitioner of any additional transcripts needed, pursuant to 9th Cir. R. 10-3.1(b);

Thu., August 14, 2008 Appellant/petitioner shall file transcript order form with the district court and make payment

arrangements with court reporter, pursuant to 9th Cir.
R. 10-3.1;

Mon., September 15, 2008 Court reporter shall file transcript in the district court,
pursuant to FRAP 11(b) and 9th Cir. R. 11-1.1;

Thu., October 30, 2008 Appellant/petitioner's opening brief and excerpts of
record shall be served and filed pursuant to FRAP 32
and 9th Cir. R. 32-1;

Mon., December 1, 2008 The brief of appellee/respondent shall be filed and
served, pursuant to FRAP 32 and 9th Cir. R. 32-1

**The optional appellant/petitioner reply brief shall be filed and served within
fourteen days of service of the appellee/respondent's brief, pursuant to FRAP
32 and 9th Cir. R. 32-1.**

**Failure of the appellant to comply with the Time Schedule Order will result in
automatic dismissal of the appeal. 9th Cir. R. 42-1**

**Appellants/Petitioners without representation of counsel in a prisoner appeal
may have their case submitted on the briefs and record without oral
argument, pursuant to FRAP 34(a). Within 10 days of the filing of the
appellant's opening brief, parties may file a statement setting forth the
reasons why, in the opinion of the parties, oral argument should be heard.**

FOR THE COURT:

Molly C. Dwyer
Clerk of Court

Gerald Rosen
Deputy Clerk